UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE

UNITED STATES OF AMERICA,

)No. CR04-173C

Plaintiff,

ORIGINAL

v.

) U.S. Courthouse) Seattle, Washington

)9:00 a.m.

ALPHA TECHNOLOGIES,

)June 25, 2004

Defendant.

VERBATIM REPORTED PROCEEDINGS FOR: SENTENCING

BEFORE THE HONORABLE JOHN C. COUGHENOUR

UNITED STATES DISTRICT COURT JUDGE

APPEARANCES:

For the Plaintiff:

ROBERT WESTINGHOUSE, ESQ.

Assistant United States Attorney

601 Union Street, Suite 5100 Seattle, Washington 98101

For the Defendant:

ROBERT M MCCALLUM, ESQ.

2401 One Union Square 600 University Street

Seattle, Washington 98101-1176

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04-CR-00173-TN

Court Reporter:

DONNA HUNTER, RPR

#801 Washington Building

1019 Pacific Avenue

Tacoma, Washington 98402

(253) 627-2062

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THE CLERK: CR04-172C, United States of America v.
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    G.B. Enterprises. Counsel, please step forward and make your
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    appearance.
              MR. BENTLEY: Morning, Your Honor, Allen Bentley
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    representing the defendant, G.B. Enterprises. With me is
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    Ernest Conrad, who will be representing the corporation.
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              MR. WESTINGHOUSE: Good morning. May it please the
    Court, Bob Westinghouse on behalf of the United States.
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              THE COURT: Mr. Westinghouse.
                                             Is there any reason
    why we couldn't do both of these defendants at the same time?
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              MR. WESTINGHOUSE: I was about to propose that,
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    Your Honor. Mr. McCallum is also present I believe.
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              THE COURT: All right.
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              THE CLERK: CR04-173C, United State v. Alpha
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    Technologies. Counsel, please make your appearances for the
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    record.
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              MR. MCCALLUM: Good morning, Your Honor, Robert
    McCallum for Alpha Technologies, and Mr. Johnson the
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    president of Alpha Technologies is also present.
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              THE COURT: Mr. McCallum. Mr. Bentley, you want to
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    be heard? I only have a couple of questions about this, one
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    is, has the back taxes -- or have the back taxes and
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    penalties and interest been paid?
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              MR. WESTINGHOUSE: Your Honor, the Defendant, G.B.
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    Enterprises, Inc., has the checks with them today. We have
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seen copies of them. It's my understanding that if the Court
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    accepts the plea agreement, they're prepared to hand those
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    checks to a representative of the Internal Revenue Service at
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    the close of this proceeding.
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              THE COURT: And what do they total?
              MR. WESTINGHOUSE: The total, Your Honor, is the
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    amount set forth in proposed judgment, which is $32,911,999,
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R
    and that is the difference between the total agreed amount,
    which is 35,509,567 less amounts that have been prepaid.
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              THE COURT: Okay. And these checks, are they
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    cashier's checks?
                            They are, Your Honor.
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              MR. BENTLEY:
              THE COURT: Can I take a look at them?
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              MR. BENTLEY: I may add that we also have copies
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    and the originals of the checks to cover the fine that is
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    anticipated as part of the plea agreement for both
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    defendants.
              MR. WESTINGHOUSE: May I approach, Your Honor?
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              THE COURT: Yes.
              MR. WESTINGHOUSE: Your Honor, Mr. Bentley has
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    advised me that the bank cannot issue a check for more than
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    $10 million, so they are split into four separate checks.
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              THE COURT: Okay. All right. Let me also say
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    before you start, Mr. Bentley, I'm inclined to accept these
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    plea agreements. The only misgiving I have is that the
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individual who is primarily apparently responsible for what
went on here is not facing an indictment. However, given the
fact that he is not in this country and is probably not
subject to extradition, I easily understand how the
Government came to the resolution that is proposed here, and
I particularly commend the Government for not falling prey to
the easy out of indicting employees who were simply following
instructions of somebody who was more culpable.

And I am also inclined to accept this agreement because of the fact that this huge amount of money is, in fact, being paid to the Government. Were it not for that, if there was nothing more than a judgment against a shell corporation and the like, I might look at this a lot differently. Having said those things, I'm going to accept both of the plea agreements. So, do you wish to be heard?

MR. BENTLEY: I have nothing to add to the material that has been already been presented to the Court and in the presentence report, and I would like to indicate for the record that we spent several hours yesterday around a conference table with representatives of both corporations and read the presentence report, which is essentially the same. We read it word for word and explained and answered any questions that they had.

THE COURT: Okay. Mr. McCallum, do you wish to say anything?

MR. MCCALLUM: Thank you, Your Honor. I actually have nothing to add if the Court is inclined to accept the C1C. I do want to emphasize that it has been a lengthy investigation that has gone on for almost eight years. have spent a great deal of time with Mr. Westinghouse and Ms. Loitz who is not here today hammering out the terms of this, and I think that this compromise is a result of those negotiations, so I have nothing to add.

I would also like to put on the record that Mr.

Johnson did review the presentence report yesterday word for word, and I don't believe that he has any comments on it.

THE COURT: All right. Mr. Westinghouse?

MR. WESTINGHOUSE: I have nothing to add to what I have already submitted, Your Honor.

THE COURT: All right. In the G.B. Enterprises case I find the total offense level is 22, the culpability score is ten, and as -- I'm accepting the presentence report recommendation of probation of three years, a fine of \$500,000, a special assessment of \$400, restitution in the amount of \$35,505,000 and 249 cents (sic). The probation will be subject to standard conditions together with those additional conditions set forth in the presentence, and the justification for the sentence is that set forth in the presentence report.

As to Alpha Technologies, Inc., I find the total

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offense level is 22, the culpability score is nine.
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   imposing a period of probation of one year, a fine of
   $500,000, a special assessment of $400 for the count of
   conviction. The probation will be subject to standard
   conditions together with those additional conditions set
   forth in the presentence report, and the justification for
   the sentence is as set forth in the presentence report.
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And to each of the representatives of each of the defendants, I will state that you may have a right to appeal this sentence. If you wish to file a notice of appeal, it must be filed within ten days of today. If you wish the assistance of an attorney in filing a notice of appeal and cannot afford one, one will be appointed to assist you if you so request. If you wish the assistance of the clerk in filing a notice of appeal, she will assist you if you so request. Do each of you understand?

MR. CONRAD: Yes.

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THE COURT: Mr. Westinghouse?

MR. WESTINGHOUSE: Your Honor, with respect to the restitution now for G.B. Enterprises, Inc., there has been a slight change in calculation due to the further computations and penalties and interest, and I believe the appropriate amount is \$35,509,567, if I may use that amount?

> THE COURT: That's fine. Make that change.

I have already prepared the MR. WESTINGHOUSE:

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judgments and had the opportunity to review them with
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    counsel. If I may approach?
              THE COURT: Yes.
              MR. MCCALLUM: Your Honor, may I see the judgment.
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    We spoke a while earlier this week, but I have not seen the
    final version. Thank you.
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              MR. BENTLEY: I have seen it, Your Honor.
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              THE COURT: Okay.
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              MR. WESTINGHOUSE: If I may approach?
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              MR. MCCALLUM: Thank you, Your Honor, those are
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    acceptable.
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               THE COURT: All right.
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                           Counsel, we'll be at recess.
              THE COURT:
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                   (Proceedings concluded 9:35 a.m.)
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1	CERTIFICATE
2	STATE OF WASHINGTON)
3) \$S
4	COUNTY OF KING)
5	I, Donna Hunter, Certified Shorthand Reporter and
6	Notary Public duly and qualified in and for the State of
7	Washington do hereby certify that the foregoing transcript is
8	a true and correct transcript of my original stenographic
9	notes.
10	I further certify that I am neither attorney or
11	counsel for, nor related to or employed by any of the parties
12	to the action in which this testimony is taken; and
13	furthermore, that I am not a relative or employee of any
14	attorney or counsel employed by the parties hereto or
15	financially interested in the action.
16	IN WITNESS WHEREOF, I have hereunto set my hand and
17	affixed my Notarial Seal this 30 day of Two.
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24	NOTARY IN AND FOR THE STATE OF
25	WASHINGTON RESIDING IN SEATTLE